Attorney's Docket No. 007157/239838 (5543-17)

PATENT

RESPONSE UNDER 37 C.F.R. 1.116 - EXPEDITED PROCEDURE - EXAMINING GROUP 1617

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re:

Stein et al.

Confirmation No.: 5877

Appl. No.:

09/973,375

Group Art Unit: 1617

Filed:

October 9, 2001

Examiner:

Shaojia A. Jiang

For:

METHODS FOR THE TREATMENT OF A TRAUMATIC

CENTRAL NERVOUS SYSTEM INJURY

May 15, 2003

BOX AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

INTERVIEW SUMMARY

Sir:

Telephonic interviews in the above-referenced matter occurred on the following dates: May 8, 2003 between Examiner Jiang and Examiner Padmanabhan and Applicants representatives, Kelly Williamson and Leslie Henry; May 12, 2003 between Examiner Jiang and Kelly Williamson; and, May 13, 2003 between Examiner Jiang and Kelly Williamson. Applicants provide below a summary of each interview.

May 8, 2003

Claims 1-20 were discussed in view of the rejection under 35 U.S.C. § 103 that was maintained in the Advisory Action mailed April 14, 2003. Specifically, the Advisory Action maintains that claims 1-20 are obvious in view of view of Roof et al. (1994) Experimental Neurology 129:64-69; Roof et al. (1992) Restorative Neurology and Neuroscience 4:425-427; Roof et al. (1997) Molecular and Chemical Neuropathology 31:1-11; and, U.S. Patent No. RE.35,517 (Gee et al.), in view of "Applicants admission".

Applicants maintained in the interview that page 2, lines 28-31 of the specification is <u>not</u> an admission as asserted by the Examiner for the reasons previously made of record. No

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agreement was reached regarding this issue. Examiner Jiang and Examiner Padmanabhan indicated that this point would be reconsidered.

Applicants further maintained that claims 1-20 are not obvious in view of the cited references in combination with "Applicants admission" for the reasons previously made of record. No agreement was reached regarding this issue.

May 12, 2003

The discussion related only to the alleged "Applicants admission". Applicants continued to maintain that page 2, lines 28-31 of the specification is <u>not</u> an admission for the reasons previously made of record. No agreement was reached regarding this issue. Examiner Jiang indicated she and Examiner Padmanabhan would again reconsider this issue and contact us with their decision.

May 13, 2003

The discussion related only to the alleged "Applicants admission". Examiner Jiang indicated that the ground of rejection appearing in the Final Office Action (mailed November 20, 2002) that stated page 2, lines 28-31 of the specification constituted an "admission" on the part of Applicant would be withdrawn. No resolution was reached regarding how prosecution would proceed.

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The Examiner is respectfully requested to enter this Interview Summary into the abovereferenced application.

It is not believed that extensions of time or fees for net addition of claims are required, beyond those, which may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 CFR § 1.136(a), and any fee required therefore (including fees for net addition of claims) is hereby authorized to be charged to Deposit Account No. 16-0605.

Respectfully submitted,

IL). Williams

Kelly J. Williamson

Patent Agent

Registration No. 47,179

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DATE: May 15, 2003

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FROM: Kelly J. Williamson

Patent Agent

In re: Stein et al. Appl. No.:

Confirmation No.: 5877 09/973,375

Filed: October 9, 2001 For:

Group Art Unit: 1617 Examiner: Shaojia A. Jiang

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Interview Summary(3 pages)

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